

YOUNG WOMAN
BROKE LOOSE

From the Grip of the "Strangler" in New York

BRAVE ADELAIDE WILDER

Later Pietro Dauria, a Peddler, Was Arrested and Identified by the Young Woman—Other Crimes of the Great Metropolis.

New York, Aug. 6.—New York's wave of crime continues with little abatement and the police are kept busy investigating the various outbreaks that come with startling frequency. Brave Adelaide Wilder, a trained nurse, had a desperate struggle with a "strangler" early this morning, and after being dragged into a doorway she succeeded in breaking away, when her assailant fled. Later Pietro Dauria, a peddler, was arrested. He was identified by Miss Wilder.

Daniel F. Lynch appealed to the police to investigate the disappearance of his son, who mysteriously disappeared from the deck of the battleship Georgia Saturday evening. Lynch said that six sailors from the vessel had told him that his son was put out of the way because he knew too much about the recent turret accident on board the battleship.

James Gilroy, junior of a tenement building on East 18th street, captured early this morning Matilda Gardner while she was setting fire to a bundle of paper saturated with kerosene. The blaze threatened the lives of several hundred inmates, but was extinguished with little damage. The woman was jailed.

Late last night William S. Alley, a member of the stock exchange since 1878, shot himself in the head, at the Larchmont Yacht Club. He died on the way to the hospital.

New York, Aug. 6.—One of the most brutal of the increased crimes in New York and vicinity recently occurred yesterday. Lucia Fontana, 30, was locked up in the police station in New Brighton, Staten Island, charged with assaulting Antoinette Taluci, the two year old daughter of Pasquale Taluci of New Brighton.

Fontana and Taluci are laborers employed at the King plaster mill in New Brighton. Yesterday afternoon Fontana did not go back to the mill to work and was left to care for the child while Mrs. Taluci went out to make some purchases. She had not gone far when she heard the child scream and she rushed back to her room. There she says she found Fontana attacking the child. When she saw Mrs. Taluci, Fontana rushed from the house with Mrs. Taluci following him.

Her cries brought out the neighbors and soon a mob was following the flying Italian down the street. The pursuers overtook him and he was knocked down and severely beaten and kicked by men and women until a policeman appeared. With club and revolver the officer fought off the crowd until he could get Fontana upon a trolley car in which he conveyed him to the police station.

The child, on orders of Judge Marshall was examined by a physician and Fontana was held in \$5,000 bail on a charge of criminal assault. He will have a hearing Wednesday. The child is seriously injured.

MORE CRIMES CHARGED.

Several Arrests in New York City Last Night.

New York, Aug. 6.—Thomas Anderson, a laborer, aged 20 years, was arrested in Brooklyn last night, charged with attempting to assault five-year-old Julia Schleicher.

May Mace, a girl of 16, accused Giuseppe Tabbia, 30, of sexual offenses. He attracted a crowd of 500 men and women who chased the Italian. He was overpowered and beaten unmercifully until policemen rescued him.

Israel Israelson was accused of familiarity by Freda Barkowitz, aged seven, in 101st street last night. A crowd quickly gathered upon the man who was hustled away by the police.

KILLED THE FOREMAN.

Discharged Iron Worker Visited His Spite Today.

New York, Aug. 6.—William Aterky, a discharged iron worker in the shop at Williamsburg, shot and mortally injured Herman Weisman, the foreman, while the latter was entering the shop today. Aterky was arrested after a fierce struggle with a policeman.

NEAR TO LYCHING

NEAR PITTSBURG

Man Shot His Chum After They Had

Had Trouble Over a Woman—

The Mob Then Took a

Hand.

Pittsburg, Pa., Aug. 6.—After, as it is charged now by the police, shooting his chum in the main street at Blair station, 24 miles from this city, last night, Adam Lachach, a foreigner, was rescued from a mob that tried to lynch him, and was landed in jail at Clairton.

The shooting was the result of a complaint of a misdemeanor made to the police by Joseph Warech against his friend, Lachach. The latter met with Warech in the street and asked why he had made the information. Before Warech could reply, Lachach shot him with a revolver. Mortally wounded, Warech fell and Lachach drew a hatchet from his

FOURTH MAN
DIED TODAY

As Result of Murderous Raid On Chinatown

IN BOSTON FRIDAY NIGHT

Police Made Another Arrest in Lynn This Morning—Charged With Murder in Connection With the Hep Sing Tong Onslaught.

WOMEN FAINTED

AT SIGHT OF FIRE

Financial Damage in New York's Downtown District Was Not Large, but Excitement Was.

New York, Aug. 6.—A spectacular fire which did not do great financial damage but which for a time threatened to spread to two large office buildings in which thousands of persons were employed, threw lower Broadway into great turmoil and excitement yesterday afternoon. The fire started in a paint shop on Fulton street and owing to the inflammable nature of the materials soon spread to other floors of the structure. There was an explosion and then great sheets of flame leaped out and threatened the big buildings of the Western Union company and the Evening Mail. Thousands of persons, many of them women, were employed in the upper portion of the Western Union building, and as soon as it appeared that they were in danger they were directed to leave the building as rapidly as possible. This they did in good order, despite the great excitement that prevailed. Several young women fainted and were carried out by their comrades.

Great crowds around the threatened area became much excited as they saw the harmless women hurrying men leave the nearby structure. All traffic on Broadway and in neighboring side streets was completely interrupted and business generally in the downtown part of the city came to a standstill. Mounting police rode along the lines pressing back the excited people and making lanes through which the fleeing persons from the Western Union and Evening Mail buildings were taken to places of safety. The offices of the Associated Press are situated in the Western Union building, but the Associated Press service was not interrupted. The firemen cut away a number of the Western Union cables, but fortunately none of them contained any Associated Press leased wires. The presses of the Evening Mail were soaked with water and put out of commission temporarily.

GETS REINSTATED.

Lew Wiltse, Formerly With Rutland in Northern League.

Cincinnati, Aug. 6.—The application of Lew Wiltse for reinstatement as an eligible ball player, so that he may get employment in some minor league club, was granted by the national base ball commission yesterday under certain conditions. Like players Griffin and Bressler recently temporarily reinstated, he must report regularly to the commission, which will decide whether and when his conduct warrants permanent reinstatement.

Wiltse was in the Tri-State league until recently classed as an outlaw organization, and being a contract jumper, was unable to play elsewhere. But he has been unable to retain his position in that league and has therefore been without occupation unless permitted to play with some minor organization.

LIGHT RAIN FELL

DURING THE MEET

But It Was Not Enough to Spoil The

Racing at Buffalo in First Day

of Circuit.

Buffalo, Aug. 6.—The grand circuit meeting opened under unfavorable weather conditions, a light rain falling throughout the four races. The rain did not affect the track and fast time was made in the 2:12 pace for the Dominion of Canada purse of \$10,000. Reppachless, winner of the Chamber of Commerce stake, proved a disappointment, being replaced. Reppachless and Alice Pointer sold for \$30 in the pools, the field going at \$20. Alice Pointer took the race in straight heats. Reppachless, heating the distance flag in the first heat.

Beatrice Bellini, the public choice in the 2:16 trot, justified her backers, winning in straight heats. Jinx, who was fancied for the 2:09 pace, also won in straight heats, while the first race for 3-year-old trotters was won handily by Bell Bird in straight heats.

BOMBARDED THE TOWN.

French Warships Attacked Moors for Firing on Them.

Tangier, Morocco, Aug. 6.—French warships have bombarded Casa Blanca, the result of the Moorish tribesmen firing on the troops who were landing to protect the French consulate. Five French officers and five sailors are seriously injured. The French will destroy the town by bombardment unless the Moorish leader surrenders to the French consul.

LOWELL BOY DROWNED.

Joseph Asselin, Aged 4, Falls Into the Canal at Ford Street.

Lowell, Mass., Aug. 6.—Joseph Asselin, aged 4, was drowned by falling into the canal at Ford street last night. Search is being made for the body.

GRANITEVILLE.

All members of the Graniteville base

ball club are requested to meet on the

grounds, Wednesday evening at 6:30.

For order manager. Business of importance.

FEARS OF SUICIDE
WERE DISPELLED

Henry L. Clark of Brattleboro Is Perhaps Mentally Unbalanced—Will Be Taken to Retreat.

THIRD TRIAL
NECESSARY

Breach of Promise Case Is To Be Hashed Over Again In Washington Co. Court

Marie Masuccio Has Already Got Two

Verdicts from Dominio Tomasi

of Montpelier—Supreme Court

Reversed Decisions.

Montpelier, Aug. 6.—The oft-tried

breach of promise suit of Marie Masuccio

vs. D. Tomasi of Montpelier, which has

been tried several times, must be tried

again, according to an entry just made by the Supreme court.

The woman has twice got verdict against

Mr. Tomasi and the case has been twice

taken to Supreme court on exceptions

and each time sent back for a retrial.

The order for the third trial by Washington county court has just been made

through the entry with the county clerk.

The result of the first trial in county court was a verdict of \$5,000 for the

Masuccio woman. When the cause was

remanded by Supreme court, the second

trial resulted in a verdict for \$5,500. The

last trial was held at the March, 1907,

term, following which the attorneys for

the defendant entered the case in Supreme court on exceptions.

The attorneys for the plaintiff are A. M. Sartorelli of New York and George W. Wing

and Harry C. Shurtliff of Montpelier, while the three lawyers for the plaintiff are W. A. Lord, F. P. Carleton and Hale

K. Darling, the last named of Chelsea.

PRESENT NEW CLAIM

AGAINST THE STATE

Town of Johnson Demands One Share of

Public School Money Withheld

By State Treasurer.

Montpelier, Aug. 6.—One new claim

was presented to the Vermont court of claims today that body met here today

for an adjourned session to settle a number of obligations left over from the

previous sitting several weeks ago. That claim was of the town of Johnson

against the state of Vermont for \$78.07 or one share of the public school money.

Johnson claims that amount in the distribution, but the state of Vermont

declares that it is not due that town because it did not make out a proper

return to the state treasurer.

Judges Flanders and Leavens were present at the first part of the session today and it was expected that Judge

Williams would appear later. There are a number of claims to settle.

"THE LAST TIME."

Said Heenan Bowers When Arraigned for

The 34th Time Today.

Montpelier, Aug. 6.—"This is positively

the last time: it has been a lesson to me," declared Heenan Bowers when

brought before the local city court for the 34th time since the court was formed

in 1895. The court out of curiosity went back over the records and found

that Bowers was a 33rd degree man already in the court ledger. Bowers

finished his last sentence at five o'clock last night and was arrested again at

ten o'clock. When arraigned the police took a bottle of rum, half a pint of whiskey and half a bottle of Jamaica

ginger from him.

Bowers pleaded not guilty this morning but was found guilty. He was fined \$15 for a second offence and took

an appeal. Bail of \$75 was furnished by Joseph Perkins, for whom Bowers works. The respondent appeared in court smiling, but the court sat with

wrinkled brow trying to plan some way to handle such a case. Meanwhile the respondent is working for Perkins.

EAST BARRE.

Dr. Minard is a little more comfortable.

Sadie Haddican from the city visited

friends here last week.

Harvey Partridge has relatives from

Potsdam, N. Y. visiting him.

Dora Pittsley from the city visited

here Saturday night and Sunday.

Dr. and Mrs. McArthur are expected

back from their trip to Europe this week.

The family of Albert Chandler has

moved into the Bolster tenement, recently vacated by John Paim.

Arthur McAllister's family have

moved back after having their tenement

thoroughly repaired and painted.

Miss Emma Fraser visited her brother

here last week and is now spending a

week with relatives at Westerville.

Allen Greason is moving his family

to Barre this week, where he has work.

Much regret is felt at his leaving the

THIRD TRIAL
NECESSARY

Breach of Promise Case Is To Be Hashed Over Again In Washington Co. Court

IN WASHINGTON CO. COURT

Marie Masuccio Has Already Got Two Verdicts from Dominio Tomasi of Montpelier—Supreme Court Reversed Decisions.

Montpelier, Aug. 6.—The oft-tried

breach of promise suit of Marie Masuccio

vs. D. Tomasi of Montpelier, which has

been tried several times, must be tried

again, according to an entry just made by the Supreme court.

The woman has twice got verdict against

Mr. Tomasi and the case has been twice

taken to Supreme court on exceptions

and each time sent back for a retrial.

The order for the third trial by Washington county court has just been made

through the entry with the county clerk.

The result of the first trial in county court was a verdict of \$5,000 for the

Masuccio woman. When the cause was

remanded by Supreme court, the second

trial resulted in a verdict for \$5,500. The

last trial was held at the March, 1907,

term, following which the attorneys for

the defendant entered the case in Supreme court on exceptions.

The attorneys for the plaintiff are A. M. Sartorelli of New York and George W. Wing

and Harry C. Shurtliff of Montpelier, while the three lawyers for the plaintiff are W. A. Lord, F. P. Carleton and Hale

K. Darling, the last named of Chelsea.

PRESENT NEW CLAIM

AGAINST THE STATE

Town of Johnson Demands One Share of

Public School Money Withheld

By State Treasurer.

Montpelier, Aug. 6.—One new claim

was presented to the Vermont court of claims today that body met here today

for an adjourned session to settle a number of obligations left over from the

previous sitting several weeks ago. That claim was of the town of Johnson

against the state of Vermont for \$78.07 or one share of the public school money.

Johnson claims that amount in the distribution, but the state of Vermont

declares that it is not due that town because it did not make out a proper

return to the state treasurer.

Judges Flanders and Leavens were present at the first part of the session today and it was expected that Judge

Williams would appear later. There are a number of claims to settle.

"THE LAST TIME."

Said Heenan Bowers When Arraigned for

The 34th Time Today.

Montpelier, Aug. 6.—"This is positively

the last time: it has been a lesson to me," declared Heenan Bowers when

brought before the local city court for the 34th time since the court was formed

in 1895. The court out of curiosity went back over the records and found

that Bowers was a 33rd degree man already in the court ledger. Bowers

finished his last sentence at five o'clock last night and was arrested again at

ten o'clock. When arraigned the police took a bottle of rum, half a pint of whiskey and half a bottle of Jamaica

ginger from him.

Bowers pleaded not guilty this morning but was found guilty. He was fined \$15 for a second offence and took

an appeal. Bail of \$75 was furnished by Joseph Perkins, for whom Bowers works. The respondent appeared in court smiling, but the court sat with

wrinkled brow trying to plan some way to handle such a case. Meanwhile the respondent is working for Perkins.

EAST BARRE.

Dr. Minard is a little more comfortable.

Sadie Haddican from the city visited

friends here last week.

Harvey Partridge has relatives from

Potsdam, N. Y. visiting him.

Dora Pittsley from the city visited

here Saturday night and Sunday.

Dr. and Mrs. McArthur are expected

back from their trip to Europe this week.

The family of Albert Chandler has

moved into the Bolster tenement, recently vacated by John Paim.

Arthur McAllister's family have

moved back after having their tenement

thoroughly repaired and painted.

Miss Emma Fraser visited her brother

here last week and is now spending a

week with relatives at Westerville.

Allen Greason is moving his family

to Barre this week, where he has work.

Much regret is felt at his leaving the

village.

LOCATING A HATCHERY.

J. W. Titcomb of U. S. Bureau of Fisheries Now in Vermont.

St. Johnsbury, Aug. 6.—John Titcomb

of the bureau of fisheries at Washington is in the state for two weeks to

FEARS OF SUICIDE
WERE DISPELLED

Henry L. Clark of Brattleboro Is Perhaps Mentally Unbalanced—Will Be Taken to Retreat.

THIRD TRIAL
NECESSARY

Breach of Promise Case Is To Be Hashed Over Again In Washington Co. Court

Marie Masuccio Has Already Got Two

Verdicts from Dominio Tomasi

of Montpelier—Supreme Court

Reversed Decisions.

Montpelier, Aug. 6.—The oft-tried

breach of promise suit of Marie Masuccio

vs. D. Tomasi of Montpelier, which has

been tried several times, must be tried

again, according to an entry just made by the Supreme court.

The woman has twice got verdict against

Mr. Tomasi and the case has been twice

taken to Supreme court on exceptions

and each time sent back for a retrial.

The order for the third trial by Washington county court has just been made

through the entry with the county clerk.

The result of the first trial in county court was a verdict of \$5,000 for the

Masuccio woman. When the cause was

remanded by Supreme court, the second

trial resulted in a verdict for \$5,500. The

last trial was held at the March, 1907,

term, following which the attorneys for

the defendant entered the case in Supreme court on exceptions.

The attorneys for the plaintiff are A. M. Sartorelli of New York and George W. Wing

and Harry C. Shurtliff of Montpelier, while the three lawyers for the plaintiff are W. A. Lord, F. P. Carleton and Hale

K. Darling, the last named of Chelsea.

PRESENT NEW CLAIM

AGAINST THE STATE

Town of Johnson Demands One Share of

Public School Money Withheld

By State Treasurer.

Montpelier, Aug. 6.—One new claim

was presented to the Vermont court of claims today that body met here today

for an adjourned session to settle a number of obligations left over from the

previous sitting several weeks ago. That claim was of the town of Johnson

against the state of Vermont for \$78.07 or one share of the public school money.

Johnson claims that amount in the distribution, but the state of Vermont

declares that it is not due that town because it did not make out a proper

return to the state treasurer.

Judges Flanders and Leavens were present at the first part of the session today and it was expected that Judge

Williams would appear later. There are a number of claims to settle.

"THE LAST TIME."

Said Heenan Bowers When Arraigned for

The 34th Time Today.

Montpelier, Aug. 6.—"This is positively